+510-236-8951

T-914 P.01

F-333

Sangamo BioSciences, Inc. **Point Richmond Tech Center** 501 Canal Boulevard, Suite A100 Phone: (510) 970-6000 Richmond, CA 94804

Fax: (510) 236-8951

Sangamo BioSciences, Inc.

on Jun	9 17 2004	UKE	JUN 1 7 2004
To:	United States Patent & Trademark Office: TC 1600	From:	Sean Brennan Smb@sangamo.com
FAX:	(703) 872-9306	Phone:	510-970-6000, ext. 252
Phone:		Date:	Thursday, June 17, 2004
Res	USSN 10/033,129	Pages:	13 (including this cover)
Аррік	REISSUE application of. Y. Choo et al. cation No. 10/033,129 December 27, 2001 BINDING PROTEINS FOR RECOGNIT	TION OF DN	Group Art Unit. 1636 Confirmation No 1808
Atta	ched please find the following:	nent (12 p	pages)

the addressee. If this transmission is received by someone other than the addressee or their authorized representative, please destroy this entire transmission and inform the sender by telephone or e-mail at the number given above.

• ——-		
Received	bv	
. , , , , , , , , , , , , , , , , , , ,	Date	Name

PLEASE CONFIRM RECEIPT BY RETURN FACSIMILE

CERTIFICATE OF FACSIMILE TRANSMISSION

I hereby certify that this correspondence is being factionale transmitted to the United States Patent and Trademark Office

on June 17, 2004

April Reeves

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re REISSUE application of:

Y. Choo et al.

Application No.: 10/033,129

Filed: December 27, 2001

For:

BINDING PROTEINS FOR

RECOGNITION OF DNA

Examiner: Terry A. McKelvey

Group Art Unit: 1636

Confirmation No.: 1808

RECEIVED

JUN 1 7 2004

OFFICIAL

FOURTH SUPPLEMENTAL AMENDMENT

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

This communication is further to the Third Supplemental Amendment that was mailed on March 30, 2004. In a telephone conversation on June 17, 2004, Examiner McKelvey informed the undersigned that, in the Third Supplemental Amendment, the amended, previously issued claims had not been presented in the proper form for Reissue. Accordingly, this Communication is filed to present the amended, previously issued claims in proper form according to 37 C.F.R. § 1.173(d)(2) and MPEP 1453. The undersigned thanks Examiner McKelvey for bringing this to his attention.

Amendments to the claims are reflected in the listing of the claims which begins on page 2 of this paper.

Remarks begin on page 11 of this paper.